

EXHIBIT 4

From: Spillane Jr, Thomas B.

Sent: Thursday, October 04, 2007 9:41 AM

To: 'Gordon, Brian M.'

Cc: Bart Foster; 'lasikdoc@aol.com'; Spillane Jr., Thomas B.

Subject: Final Revisions to Lavery Contribution Agreement

Brian, attached are my comments to the Contribution Agreement. The comments relate only to the Royalty Percentage. I understood the deal between Kevin and Bart as follows:

1. Initial Royalty Percentage is 1% on all Products without a termination date beginning 1 year after Launch Date.
2. The initial Royalty Percentage would be increased to 3% after the point that a Retinal Camera Products is introduced.
3. If the Company does not license or obtain the CIBA IP so that it does not have to pay any royalty to CIBA, then the Royalty Percentage is increased by another 1% since the Company is saving the expected 3% royalty to CIBA. This is consistent with 4 below too.
4. If the Company does pay CIBA a royalty but it is under 3%, then Lavery gets an additional royalty on top of 1 or 2 above, based on the lesser of 1% or 1/2 of the saved CIBA royalty payment that is less than 3%.

The way you have it drafted, Lavery's royalty seems to be capped at 3% and he would not get any additional royalty under 3 or 4. It would really not make sense not to give the additional percentage to Kevin since the company will benefit by at least 50% of the saved royalty, which was the deal. I don't think that the deal was to cap it at 3% but neither of us were there.

I am sending these revisions to you and Kevin at the same time but it is subject to his final review and approval. Tom

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Thank you.
